

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vignnia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/898,357	07/03/2001	Dennis P. Joyce	7000-075	1061	
27820	7590 07/21/2003				
WITHROW & TERRANOVA, P.L.L.C.			EXAMI	EXAMINER	
P.O. BOX 128 CARY, NC 2		LY, NGHI H			
			ART UNIT	PAPER NUMBER	
			2686	14	
			DATE MAILED: 07/21/2003	' /	

Please find below and/or attached an Office communication concerning this application or proceeding.

Am

		Application No.	Applicant(s)			
Office Action Summary		09/898,357	JOYCE ET AL.			
		Examiner	Art Unit			
	·	Nghi H. Ly	2686			
	The MAILING DATE of this communication a					
Period fo	• •					
THE N - Exten after: - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION is ions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perion to reply within the set or extended period for reply will, by state apply received by the Office later than three months after the main dispatch term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thiod will apply and will expire SIX (6) MO tute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on 2	<u>8 April 2003</u> .				
2a)⊠	This action is FINAL . 2b)	This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	or an parto quayro, 1000 o	.5. 11, 100 010.210.			
4)🖂	Claim(s) 1-23 is/are pending in the applicat	ion.				
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	5) Claim(s) is/are allowed.					
	6)⊠ Claim(s) <u>1-23</u> is/are rejected.					
	Claim(s) is/are objected to.					
	Claim(s) are subject to restriction and on Papers	d/or election requirement.				
	on Papers The specification is objected to by the Exami	inor				
·	The drawing(s) filed on is/are: a)☐ ac		the Evaminer			
10/	Applicant may not request that any objection to					
11) 🖂 🖯	The proposed drawing correction filed on	• • • • • • • • • • • • • • • • • • • •	• •			
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority u	nder 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority docume	ents have been received.				
	2. Certified copies of the priority documents have been received in Application No					
 Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
ے ران Attachment	-	Jours priority under 30 0.3.0	. 33 120 0110/01 121.			
1) Notice 2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)			

Application/Control Number: 09/898,357 Page 2

Art Unit: 2686

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claims 1-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Snyder et al (US 5,649,300) in view of Baker (US 6,505,046).

Regarding claim 1, Snyder teaches a method for delivering content (see abstract) to a mobile terminal comprising: determining a location of the mobile terminal (see column 3 lines 26-40), defining a locality whose boundaries are determined without reference to a geographical location of control station and without reference to a communication range associated with the control station (see column 3 lines 50-62 and fig.1, the mobile units 20

Application/Control Number: 09/898,357

Art Unit: 2686

can move freely inside predetermined area 10 and when the mobile units 20 are <u>near</u> any points of interest 16, they receive business advertisements from any points of interest 16, in Snyder, the term "near" means <u>the area around the point of interest 16</u> and it reads on Applicant's "locality". In addition, the "points of interest 16" can be located anywhere inside predetermined area 10 or whose boundaries are determined without reference to a geographical location of control station 18 and without reference to a communication range associated with the control station 18), determining if the locality encompasses the location of the mobile terminal (see abstract or see column 3 lines 50-62, "when the mobile unit 20 is <u>near</u> a point of interest 16"), accessing content form the content provider based on the locality and delivering the content to the mobile terminal (also see abstract or see column 3 lines 50-62, "the messages that system 12 delivers may be business advertisements that are presented when mobile units 20 are near the business").

Snyder does not specifically disclose a servicing base station.

Baker teaches a servicing base station (see fig.5 number 500). Therefore, it would have skilled been obvious to one of ordinary ekills in the art at the time of the invention was made to provide the above teaching of Baker into the system Snyder so that radiotelephone users can receive coupons or advertisements.

Regarding claims 2 and 13, Snyder further teaches the locality encompassing the mobile terminal is determined by: sending a request to a locality service to associate the location of the mobile terminal with a locality encompassing the location of the mobile terminal (also see abstract or see column 3 lines 50-62), receiving a response from the locality service identifying the locality encompassing the location of the mobile terminal

Page 3

Application/Control Number: 09/898,357

Art Unit: 2686

(see abstract), and the locality service includes a plurality of locations defining geographic areas (also see abstract or see column 3 lines 50-62).

Regarding claims 3 and 14, Snyder further teaches the content is accessed by: sending a request to a content provider including the locality and receiving the content from the content provider (see column 5 lines 16-19).

Regarding claims 4 and 15, the combination of Snyder and Baker further teaches the step of accessing content is further based on a type of content desired by a user of the mobile terminal (see Baker, column 7 lines 64-67).

Regarding claims 5 and 16, the combination of Snyder and Baker further teaches the step of accessing content is further based on characteristics of a user of the mobile terminal (see Baker, column 2 lines 25-27).

Regarding claims 6 and 17, Snyder further teaches the locality defines a recognized geographic area (see abstract or see column 3 lines 50-62, "when the mobile unit 20 is near a point of interest 16").

Regarding claims 7 and 18, Snyder further teaches the locality defines a geographic area about a point of presence for a content provider (also see abstract or see column 3 lines 50-62, "when the mobile unit 20 is near a point of interest 16").

Regarding claims 8 and 19, Snyder further teaches the content accessed based on locality relates to a point of presence within the locality (also see abstract or see column 3 lines 50-62, "when the mobile unit 20 is <u>near</u> a point of interest 16").

Regarding claims 9 and 20, the combination of Snyder and Baker further teaches accessing a profile associated with a user of the mobile terminal (see Baker, column 7

lines 64-67) and the step of accessing the content is further based on criteria within the profile such that the criteria further identifies the type of content to access (also see Baker, column 7 lines 64-67).

Regarding claims 10 and 21, Snyder further teaches accessing a profile associated with a point of presence with the locality (also see abstract or see column 3 lines 50-62, "when the mobile unit 20 is <u>near</u> a point of interest 16") and the step of accessing the content is further based on criteria within the profile such that the criteria further identifies the type of content to access (see column 5 lines 16-19).

Regarding claims 11 and 22, the combination of Snyder and Baker teaches defining a zone of acceptance around the mobile terminal (see Baker, column 7 lines 32-38, the subscriber's location based on GPS. Therefore, the subscriber's location inherently includes a zone of acceptance around the mobile terminal) and determining if the locality encompasses the location of the mobile terminal comprising determining if the zone of acceptance overlaps any portion of the locality (see Snyder, abstract or see column 3 lines 50-62, "when the mobile unit 20 is near a point of interest 16").

Regarding claims 12 and 23, Snyder further teaches a system for delivering content to a mobile terminal (see column 3 lines 50-62, "the messages that system 12 delivers may be business advertisements that are presented when mobile units 20 are near the business") comprising an interface and a control system adapted to: determine a location of the mobile terminal (see column 3 lines 32-39), defining a locality whose boundaries are determined without reference to a geographical location of control station and without reference to a communication range associated with the control

Application/Control Number: 09/898,357

Art Unit: 2686

near the business").

station (see column 3 lines 50-62 and fig.1, the mobile units 20 can move freely inside predetermined area 10 and when the mobile units 20 are <u>near</u> any points of interest 16, they receive business advertisements from any points of interest 16, in Snyder, the term "near" means <u>the area around the point of interest 16</u> and it reads on Applicant's "locality". In addition, the "points of interest 16" can be located anywhere inside predetermined area 10 whose boundaries are determined without reference to a geographical location of control station 18 and without reference to a communication range associated with the control station 18), associate content providers with the

locality (see column 3 lines 50-62), determine a locality encompassing the location of

the mobile (also see abstract and column 3 lines 50-62), access content based on the

terminal (see abstract or see column 3 lines 50-62, "the messages that system 12

locality (also see abstract and column 3 lines 50-62), and send the content to the mobile

delivers may be business advertisements that are presented when mobile units 20 are

Snyder does not specifically disclose a servicing base station.

Baker teaches a servicing base station (see fig.5 number 500). Therefore, it would have been obvious to one of ordinary skills in the art at the time of the invention was made to provide the above teaching of Baker into the system Snyder so that radiotelephone users can receive coupons or advertisements.

Response to Arguments

Page 6

Application/Control Number: 09/898,357 Page 7

Art Unit: 2686

4. Applicant's arguments with respect to claims 1-23 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nghi H. Ly whose telephone number is (703) 605-5164. The examiner can normally be reached on 8:30 am-5:30 pm Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on (703) 305-4379. The fax phone numbers for the organization where this application or proceeding is assigned are (703)

Art Unit: 2686

Page 8

872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Nghi H. Ly

July 6, 2003

Marsha D Bank-Harold

MARSHA D. BANKS-HAROLD SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600